## IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS CENTRAL DIVISION

UNITED STATES OF AMERICA

**PLAINTIFF** 

 $\mathbf{v}$ .

No. 4:18-cr-476-DPM-1

THOMAS ADRINE IVRA Reg. No. 31072-076 DEFENDANT

## ORDER

Motions, *Doc.* 60 & 62, denied. I cannot, as a general matter, reduce a term of imprisonment. 18 U.S.C. 3582(c). There are two exceptions to this rule: compassionate release and changes to the sentencing guidelines. Neither applies.

Ivra didn't exhaust his administrative rights before filing his motions. See 18 U.S.C. 3582(c)(1)(A). The exhaustion requirement is jurisdictional. Doc. 197 in United States v. Cox, Case No. 4:98-cr-73-DPM (E.D. Ark. 8 September 2020). And, regardless, Irva hasn't shown any extraordinary and compelling reasons that could warrant a reduction of his sentence. There are no grounds for compassionate release.

The Sentencing Guidelines were recently amended. Some changes will be applied retroactively. But none of these changes apply to Irva. He was sentenced to the ten-year mandatory minimum.

So Ordered.

D.P. Marshall Jr.

United States District Judge

15 November 2023